RECEIVED, subject to the classifications and tariffs in effect on the date of the issue of this Bill of Lading.

SHIPPER'S NO. 11537

DATE

CARRIER 19503 S. Normandy AGENT'S NO.

OM McDonnell Douglas AT					Torrence, CA. 90502 7/1					
the property descr	ribed below, in ng any person wise to deliver hat every servi	apparent good order, except as or corporation in possession of th to another carrier on the route to ce to be performed hereunder sh		nts of packages unknown) o carry to its usual place of					ny (the word company being understood throughout this ray route or routes, or within the territory of its highway, , and as to each party at any time interested in all or any thereof, which are hereby agreed to by the shipper and	
CONSIGNED TO	sen and his as		lver Products.	Inc.					<u> </u>	
ODESTINATION DESTINATION ODESTINATION ODE					COUNTY STATE California 94005					
ROUTING	<u> 200 v</u>	attea nere	resconnected and design properties							
DELIVERING CAROFFINGLY Chemical Disposal, Inc.						VEHICLE OR CAR INITIAL 27 NO. 105 295				
COLLECT ON DELIVERY							n a Recipiedo de como La como de como de como La como de com	ar or a	C.O.D. CHARGE SHIPPER TO BE PAID BY CONSIGNEE	
\$ and remit to: STREET CITY STATE							ZIP	-		
FOR EMERGE	NCY ASS	ISTANCE INVOLVIN	G HAZARDOUS MATERI	ALS C	CALL CHEMTREC	800-424-9	300 DAY		Subject to Section 7 of conditions, if this shipment is to be delivered to the consignee without recourse on the consignor, the consignor shall sign the following statement	
NO. PKGS.	н 🕈 М	DESCRIPTIO	ON OF ARTICLES, SPECIAL MARKS AND E	XCEPTIONS	● WEIGHT (S	UB. TO COR.)	CLASS OR RATE	CK COL	The carrier shall not make delivery of this shipmer without payment of freight and all other lawful charge	
3 55	GPD_	Mercury, Me	tallic, ORM-B,	NA 2809	600	7 165				
	ation Services									
	5 (1) 1			A CONTRACTOR OF THE CONTRACTOR					(Signature of Consignot.)	
		er se de la composition della			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				If charges are to be prepaid, write or stam	
and the second	rage will rich to		<u>. 1885 - Santa Baratan, kan dan sanggan berken dan papa</u> 1885 - Santa Baratan, kan dan sanggan berken basa dalah basa 1885 - Santa Baratan, kan dan sanggan berken basa dalah basa	en e		A SPECIAL SECTION AND ASSESSMENT	0.00		here, "To be Prepaid."	
and the second s					- 1					
				25 25 aug 1990 1990 1990 1990 1990 1990 1990 199			Francisco Grand Grand State Grand Grand State		All productions of the second	
State of the state	a volgenie kon Zu 1900 de jaron Zu 1900 de jaron Guiden				60				Received \$	
	Albania de la composición dela composición de la composición de la composición de la composición dela composición de la composición dela composición dela composición de la composición de la composición de la composición dela composición			ga salah garan		Services			per de la companya del la companya de la companya del la companya de la companya dela companya del companya de la companya de	
		en e		The property of the control of the c					en inskriverbeiger Brogeringser im de inde voerweiger haar Kotte die skrive fe George Ferings Negyd is sied is doorwan de skrive fer skriver	
		A STATE OF THE STA		N. 1 MAS LOCALISTICS OF THE STATE OF THE STA	Egglist day 2	and traceposition	G SCANNER TOOLS	a politica de la composición. O descripción de la composición de la	Agent or Cashler	
♣ This is to certify t	that the above	named materials are pro-	e fibre boxes used for this shipm	ent conform to the spe	cifications set forth in	the box mak	er's certificate t	hereon,	PER The signature here acknowledges only the amo	
perly classified, de and are in proper of applicable regulati	escribed, packaç condition for trai ions of the Dej	ed, marked, and labeled, sportation, according to the partment of Transportation.	th reference to the packaging to the shipmen the bill of lading	equirements in the IVO t moves between two ports shall state whether it is "co	by a carrier by water, the	law requires the			prepaid.)	
Shipper NOTE—Where the rate is dependent on value, shippers are required to state specifically in writing the agreed or declared value of the property is hereby specifically stated by the shipper to be not exceed the property. Per						alve of eeding	Charges Advanced: \$			
	-750 n.s.			and the factor		lly Ch	emical	Dis	DOSA1 Id retain this Shipping Order Iginal Bill of Lading.	
Permanent addre	ess of shippe	ir,	SHIPPER, PER Mc D	mine 1 Deogla:	 (*******************************	ar Fr	gild must sig	n the Or	iginal Bill of Lading.	
⁹)м					100000000000000000000000000000000000000					

CONTRACT TERMS AND CONDITIONS

genderwatt, eigener og syddiae

Sec. 1. (a) The carrier or party in passession of any of the property herein described shall be liable as at common law for any loss thereof or damage thereto: escapt as bereinafter, provided.

(b) No carrier or party in passession of all ar any of the property herein described shall be liable for any loss thereof or damage hereto: any control of the property herein described shall be liable for any loss thereof or dedicy caused by the Act of Ged, the public news, the authority of low, or the act or default of the shipper or owner, or for natural shrinkage. The carrier's liability shall be that of warehouseman, only, for loss, damage, or dedicy caused by the occurring offer expertation of the free time to be computed as the property of the property of the property of the property of divery at destination or at the port of export (if intended for export) has been duly sent or given, and after native for the property for delivery at destination or at other or device of the control of the property for delivery at destination or at other or device of the control of the property of divery at destination or at other or device of the control of the property of divery at destination or at the property of the property to the property to the property to the property to the property of a delivery of the property to the property of the property to the property of a delivery of a delivery of the property of the

to implication ingriting the property of any highway, bridge or terry, and the burden to prove freedom from such registrous shall be on the carrier or porty in possession.

(c) In case of quarantine the property may be discharged at risk and expense of owners into quarantine depot or elsewhere, as required by quarantine registrous or authorities, or for the carrier's dispatch at nearest ovailable point in carrier's judgment, and in any such case carrier's responsibility shall case when property is so discharged, or property may be returned by corrier at owners's expense to shipping point, earning trieght both ways. Quarantine expenses of whotever nature, or kind upon or in respect to property shall be borne by the owners of the property or be a lien thereon. The carrier shall not be liable for loss or damage accasioned by tampellor or dismiration or other acts required or done by quarantine regulations or authorities even things the same may have been done by carrier's officers, agents, or employees, nor for detention, loss, or damage of any kind accasioned by quarantine or the enforcement hereof. No carrier shall be liable, except in case of negligence, for any mistake or inaccuracy any information furnished by the carrier's interest and be liable, except in case of negligence, for any mistake or inaccuracy any information furnished by the carrier, its agents, or officers, as to quarantine lows or regulations. In this hipper shall hold the carriers harmless from any expense. Her may incur, or damages they may be required to pay, by reason of the introduction of the property count of the property county of this property of the formation of the property of the property of the property of the proper

where a lower value than actual value has been represented in writing by the displaced and placed paper in writing as meleocated value of the property as determined by the classification or tactiffs upon which the rate is boased, such lower value plus freight, charges if paid shall be the maximum amount to be recovered, whether or not such loss or damage occurs from negligence.

(b) As a condition precedent to recovery, claims must be filled in writing with the receiving or delivered garrier, or carrier issuing all of lading, or carrier on whose line the loss, damage, injury or delay occurred, or carrier in possession of the property when the damage, injury or delay occurred, within nine months after delivery for, the case of sport traffic, within nine months after delivery for the property (or, in the case of sport traffic, within nine months after delivery for the property (or, in the case of sport traffic, within nine delivery has despread and suits shall be instituted against any carrier only within two years and one day from the day when notice in available, a given by the cause to the claimant that the carrier has displaced within the property of parts the property of the property of parts and the part of the property of parts the parts the parts of parts the parts the parts that the parts the parts

subject to the provisions of this paragraph.

(b) Where nonperishable property which has been transported to destination hereunder is refused by consignee or the party entitled to receive it togals tender of delivery, or said consignee or party entitled to receive it tails to receive or dain in within 13 days after notice of arrival shall have been duly sent or given, the carrier may sell the same at public auction to the highest bidder, of such place as may be designated by the currier.

PROVIDED. That the carrier shall have first mailed, sent, or given to the consignor notice that the property has been refused or remains unclaimed, as the case may be, and that it will be subject to sale under the terms of the bill of lading if disposition he not arranged for, and shall have published notice containing a developing of the property, the name of the party whom consigned, or, if shaped order notify, the name of the party to be notified, and place of sale, once a week for two successors weeks, in a newspaper of general circulation at the place of sale or nearest place where such newspaper is published. PROVIDED, that 30 days shall a given.

(1) Where probable was a success to the property was refused or remains unclaimed was mailed, sent of the property was refused or remains unclaimed was mailed, sent of the property was refused or remains unclaimed was mailed, sent of the property was refused or remains unclaimed was mailed, sent of the property was refused or remains unclaimed was mailed, sent of the property was refused or remains unclaimed was mailed, sent of the property was refused or remains unclaimed was mailed, sent of the property was refused or remains unclaimed was mailed, sent of the property was refused or remains unclaimed was mailed, sent of the property was refused or remains unclaimed was mailed, sent of the property was refused or remains unclaimed was mailed, sent of the property was refused or remains unclaimed was mailed, sent of the property was refused or remains unclaimed was mailed, sent

or given.

(c) Where perishable property which has been transported hereunder to destination is refused by consignee or party entitled to receive it, or said consignee or party entitled to receive it shall fail to receive it promptly, the carrier may, in its discretion, to prevent deterioration or further deterioration, sell the same to the best advantage at private or public sale. PROVIDED, that if time serves for notification to the consignor or wome of the refusal of the the foreporty, or the failure to receive it and respects for disposition of her property, such notification shall be given, in such manner as the exercise of due diligence requires, before the property is sold.

Magazio est sella apia Cerdana, 1911 ai rasquell (d) Where the procedure provided for in the two poragraphs last preceding is not possible, it is agreed that nothing contained in paragraphs shall be construed to abridge the right of the carrier at its option to sell the property under such circumstances and in manner as may be authorized by law.

(e) The proceeds of any sole made under this section shall be applied by the correct to the payment of freight, demurrage, storage, and any other lawful charges and the expense of notice, advertisement, sale, and other necessary expense and of coring for and maintaining the property. If property if property if property if property and the property and the property of the property

on the peopry's soid nervader.

(f) Property destined to or token from a station, wharf, landing or other place at which there is no regularly appointed freight agent shall be entirely at this of owner after unloaded from cars, vehicles or vessels or until loaded into cars, vehicles or vessels, and, except in case of carrier's negligence, when received from or deliversid to such stations; wharfs, landings, or other places, shall be at owner's risk until the cars are attached to an after they are detached from lacomolive or truin loaded into messels; or it property is transported in mator vehicle trailers or semi-facilers, unloaded from vessels; or it property is transported in mator vehicle trailers or semi-facilers, unloading the place of delached from power units. Where a carrier, is diarcted to unload or deliver property transported by mator vehicle at a particular location where consignee or consignee's agent is not regularly located, the risk after unloading, or delivery, shall be that of the power.

Sec. 5. No corrier hereunder will carry or be liable in any way for any documents, specie, or for any articles of extraordinary value specifically rated in the published classification or tariffs unless a special agreement to do so and a stipulated value of the articles endorsed hereon.

28c. 3. No Correct hereunder will carry or be liable in any way for any documents, specie, or for any articles of extraordinary value on specifically rated in the published desistencion or torifish surless a species agreement to do so and a stipulated value of the articles are endorsed hereon.

3ec. 6 Every party, whether principal or agent, shipping explosives or dangerous goods, without previous full written disclosure to the carrier of their nature; shall be liable for and indemnity the carrieringainst all loss or damage caused by such goods, and such goods may be worthernoused at owner's risk and expense or destroyed without compensation.

Sec. 7. The owner or consignee shall poy the freight and average, if any, and all other lawful charges occuring an said property, but except in those instances where it may leavelully be auditorized to do so, no correir shall deliver or relinquish possession at destination of the property covered by this bill of lading until all tariff rates and charges thereon have been paid. The consignor shall be liable for such shapping the consignor shall be recorded for that purpose on the face of this bill of lading that the corrier shall not make delivery without requiring updates, by signature, in the space provided for that purpose on the face of this bill of lading that the corrier shall not make delivery without requiring updates, by signature, in the space provided for that purpose on the face of this bill of lading that the corrier shall not make delivery without requiring updates, by signature, in the space provided for that purpose on the face of this bill of lading that the corrier shall not make delivery without requiring updates, by signature places to shericinate provided for the property of the corrier has been instructed by the shipper or consignor to deliver said property, and the delivery of soid property of the property that the property that the suppose of the suppose of the transportation and such charges. It respect of the formation of soid property (for pour s

the United States according corriers by water the protection of limited liability, and to the conditions control in this section.

It is not the third states according corriers by water the protection of limited liability, and to the conditions control in this bill of lading not inconsistent thirewish or with this section.

(b) No such carrier by water shall be liable for any lass or damage resulting from any fire happening to an aboard the vessel, or from explosion, butting of boilers or breakage of shafts, incluse caused by the design or neglect of such carrier.

(c) If the ewner shall have exercised dee diffigence in making the vessel in all respects seaworthy and properly manned, equipped and explicited to excite the search of the search of the search shall have exercised dee diffigence in making the vessel in all respects seaworthy and growing or from claims, or other accidents of novigation, or from prolongation of the exampling to a the time of , or other satisfiest, or from claims, or other accidents of novigation, or from prolongation of the exampling to a the time of , or other satisfiest, or other satisfiests of novigation, or from prolongation of the exampling to a control of the property, herein described shall be of liberty to call a day part are protectly exactly and the property, and for docking and repairs. Except in case of negligence such carrier shall not be responsible for only loss of damage to property, and for docking and repairs. Except in case of negligence such carrier shall not be responsible for only loss of damage to property, it is he necessary or is sural to carry the same upon deck.

(d) General Average shall be poyable according to the loss on all sages of the property is the necessary are is suited to except the property in the necessary and property is the loss of the except of the poyable and supplied, it is kneeby agreed that in case of danger, domestre not covered thereby according to the loss

CHITTELLER

\$8285##C2C67 CARLES CONTRACTOR LANGUAGE ** BORDONST GONEYUN

to engaged in the state of entire and public to plant the Residence of the successful the Wild Hospital

340

LOLLEDGE CY* BORDS INCOME TO SERVICE

CVSBIE

WORMLE HO s savavo 1747)

```
McDonnoll Dougles AssessIT Co
```

LExzy

DRUM #1 (556-PD) AMERCULY, METAllic, DRM-B, NA2809

NOTIONAL GISCTRONIC TURE NL-608/ TONE, NC-635, NC-575A, NL-G3T/L

RCA TULE 2744-N, 523, 2A3, 833A, 8298,

SYLVANIA YDE, 6476A,

THE THE LIKE LIKE HIT LIKE THE THE THE THE THE THE THE

GENERAL ELECTRIC TULE GL = 809

美亲亲亲亲亲亲亲亲亲

WESTINGHOUSE WE 624)

HH HHHHI

GENALTY (unde in England)

4

100

Tung - Sol

MH

RCA Electronic components

生产生产生产生产生产生产生产生产生产生

Electro-matic Products

HHI!

RA, THEON ELECTEONIC TUBE

mm

EL INDUSTED AL TUBES.

THI

HEINTZ AND KAUFMAN Electeonic tubé

AMPEREN Electron tubes.

- 11

continuated Electric Corp.

11

G-E LAMPS HUI

Electrianus Corp. HHII

KUTHE LAB III

Qusc usilver	McDonnell Dong 145	5-8-90 Long
Plum # 2 RCA Tubs Electron	950	
SYLVANIA TULE GENERAL ELECTRIC TULE	/so·	
Deun P3		
RCA Electron Tabe General Electric Tabe Dursont Electronic Tabe	#600 19	
Sylvania Electron Tube		
<u>.</u>		
Section on the section of the sectio		
		\$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
· 2		
A Section 1	The state of the s	